

FORM PTO-1390  
(REV 10-2000)

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE

ATTORNEY'S DOCKET NUMBER

TRANSMITTAL LETTER TO THE UNITED STATES  
DESIGNATED/ELECTED OFFICE (DO/EO/US)  
CONCERNING A FILING UNDER 35 U.S.C. 371

01443/LH

U.S. APPLICATION NO. (if known, see 37 CFR 1.5)

09/890641

INTERNATIONAL APPLICATION NO.  
PCT/EP00/00490

INTERNATIONAL FILING DATE  
24 January 2000

PRIORITY DATE CLAIMED  
22 February 1999

TITLE OF INVENTION ACCESS-POINT-DEPENDENT RATE FIXING OF TELECOMMUNICATION LINKS

APPLICANT(S) FOR DO/EO/US Bryan Jerrel BUSROPAN

Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:

1. ☒ This is a **FIRST** submission of items concerning a filing under 35 U.S.C. 371.
2. ☐ This is a **SECOND** or **SUBSEQUENT** submission of items concerning a filing under 35 U.S.C. 371.
3. ☒ This is an express request to promptly begin national examination procedures (35 U.S.C. 371(f)).
4. ☐ The US has been elected by the expiration of 19 months from the priority date (PCT Article 31)
5. ☒ A copy of the International Application as filed (35 U.S.C. 371(c)(2))
  - a. ☒ is attached hereto (required only if not communicated by the International Bureau).
  - b. ☐ has been communicated by the International Bureau.
  - c. ☐ is not required, as the application was filed in the United States Receiving Office (RO/US).
6. ☐ An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).
7. ☐ Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))
  - a. ☐ are attached hereto (required only if not communicated by the International Bureau).
  - b. ☐ have been communicated by the International Bureau.
  - c. ☐ have not been made; however, the time limit for making such amendments has NOT expired.
  - d. ☐ have not been made and will not be made.
8. ☐ An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).
9. ☒ An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).
10. ☐ An English language translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).

Items 11 to 16 below concern document(s) or information included:

11. ☒ An Information Disclosure Statement under 37 CFR 1.97 and 1.98. ; PTO/SB/08A; 4 references.
12. ☒ An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.
13. ☒ A FIRST preliminary amendment.  
☐ A SECOND or SUBSEQUENT preliminary amendment.
14. ☐ A substitute specification.
15. ☐ A change of power of attorney and/or address letter.
16. ☒ Other items or information:

Int. Search Report; certified  
priority document w/translation;  
2 sheets formal drawings  
(Figs. 1-3); Forms PCT/IPEA/416;  
Int'l. Prelim. Exam. Report/IPEA/  
409; PCT/IPEA/402; PCT/IPEA/401;  
PCT/ISA/220 with PCT/ISA/210;  
form PCT/RO/105; PCT REQUEST;

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Date of Deposit: July 31, 2001

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Trademarks, Washington, D.C. 20231

Barbara Villani

U.S. APPLICATION NO. (if known) <b>09/890641</b> INTERNATIONAL APPLICATION NO. <b>PCT/EP00/00490</b>	ATTORNEY'S DOCKET NUMBER <b>01443/TH</b>
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17. ☒ The following fees are submitted:

**BASIC NATIONAL FEE (37 CFR 1.492 (a) (1) - (5)):**

Neither international preliminary examination fee (37 CFR 1.482) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO and International Search Report not prepared by the EPO or JPO ..... **\$1000.00**

International preliminary examination fee (37 CFR 1.482) not paid to USPTO but International Search Report prepared by the EPO or JPO ..... **\$860.00**

International preliminary examination fee (37 CFR 1.482) not paid to USPTO but international search fee (37 CFR 1.445(a)(2)) paid to USPTO ..... **\$710.00**

International preliminary examination fee paid to USPTO (37 CFR 1.482) but all claims did not satisfy provisions of PCT Article 33(1)-(4) ..... **\$690.00**

International preliminary examination fee paid to USPTO (37 CFR 1.482) and all claims satisfied provisions of PCT Article 33(1)-(4) ..... **\$100.00**

**ENTER APPROPRIATE BASIC FEE AMOUNT =**

**CALCULATIONS** PTO USE ONLY

**\$ 860.00**

Surcharge of **\$130.00** for furnishing the oath or declaration later than ☐ 20 ☐ 30 months from the earliest claimed priority date (37 CFR 1.492(e)).

**\$**

CLAIMS	NUMBER FILED	NUMBER EXTRA	RATE		
Total claims	20 - 20 =	0	X \$18.00	\$	
Independent claims	2 - 3 =	0	X \$80.00	\$	
MULTIPLE DEPENDENT CLAIM(S) (if applicable)			+ \$270.00	\$	

**TOTAL OF ABOVE CALCULATIONS =**

**\$ 860.00**

☐ Applicant claims small entity status. See 37 CFR 1.27. The fees indicated above are reduced by 1/2.

**\$**

**SUBTOTAL =**

**\$ 860.00**

Processing fee of **\$130.00** for furnishing the English translation later than ☐ 20 ☐ 30 months from the earliest claimed priority date (37 CFR 1.492(f)).

**\$**

**TOTAL NATIONAL FEE =**

**\$ 860.00**

Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). **\$40.00** per property

**+**

**\$ 40.00**

**TOTAL FEES ENCLOSED =**

**\$900.00**

Amount to be refunded:	\$
charged:	\$

a. ☒ A check in the amount of \$ 900.00 to cover the above fees is enclosed.

b. ☐ Please charge my Deposit Account No. \_\_\_\_\_ in the amount of \$ \_\_\_\_\_ to cover the above fees. A duplicate copy of this sheet is enclosed.

c. ☒ The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 06-1378. A duplicate copy of this sheet is enclosed.

**NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.**

SEND ALL CORRESPONDENCE TO

FRISHAUF, HOLTZ, GOODMAN, LANGER & CHICK  
 767 Third Avenue - 25th floor  
 New York, N.Y. 10017-2023

SIGNATURE

Leonard Holtz

NAME

22,974

REGISTRATION NUMBER

Dated: July 31, 2001

LH: bv

TOTAL OF FEES ENCLOSED

Attorney Docket No.01443/LH

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**IN THE UNITED STATES PATENT  
AND TRADEMARK OFFICE**

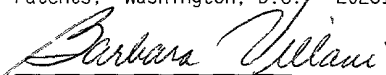
Date of Deposit: July 31, 2001

Applicant(s): B.J. BUSROPAN

I hereby certify that this paper is  
being deposited with the United States  
Postal Service "Express Mail Post Office  
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Patents, Washington, D.C. 20231

Serial No. : Based on  
PCT/EP00/00490

Filed : Herewith

  
Barbara Villani

For : ACCESS-POINT-  
DEPENDENT RATE FIXING  
OF TELECOMMUNICATION  
LINKS

In the event that this Paper is late  
filed, and the necessary petition for  
extension of time is not filed  
concurrently herewith, please consider  
this as a Petition for the requisite  
extension of time, and to the extent not  
tendered by check attached hereto,  
authorization to charge the extension  
fee, or any other fee required in  
connection with this Paper, to Account  
No. 06-1378.

Art Unit :  
Examiner :

**PRELIMINARY AMENDMENT**

Hon. Commissioner of Patents  
and Trademarks

S I R :

**IN THE SPECIFICATION:**

Page 1: Please insert the following as the first sentence (a  
marked-up copy of page 1 is enclosed):

--This application is a U.S. National Phase Application  
under 35 USC 371 of International Application PCT/EP00/00490  
(published in English) filed January 24, 2000.--

**IN THE CLAIMS:**

Please substitute amended claims 3-5; 7 and 10 as follows:

3. (**amended**) Method according to claim 1, said network being  
a mobile network whose access points (11-18) communicate  
wirelessly with connected subscribers in zones (19-26) served by  
the access points (11-18, 48) in question.

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4. **(amended)** Method according to claim 1, the determination to which of the access points (11-18) of said network specific rates are coupled for a specific subscriber or group of subscribers, taking place in response to data on the use of individual network access points (11-18, 48) by said subscriber or said group of subscribers.

5. **(amended)** Method according to claim 1, the determination to which of the access points (11-18) of said network rates determined for a specific subscriber or group of subscribers are coupled, at least partly taking place in response to data on the use of individual access points (48) of a different network (56) by said subscriber or group of subscribers.

7. **(amended)** Method according to claim 1, in which, during the determination, as a function of data on access points (11-18, 48) used in said period of time, to which of the access points (11-18) of said network, specific rates for said subscriber or group of subscribers are coupled, taking place by determining the greatest aggregated use of two or more adjacent ones of said access points (11-18) by said subscriber or group of subscribers.

10. **(amended)** System according to claim 8, further comprising at least a connection for connecting to a different network (46), said recording structure (27, 27', 27'', 29) and said connection being arranged for receiving and recording connecting data on the use of access points (48) of said different network (46).

Please add the following new claims:

--13. **(new)** System according to claim 9, further comprising at least a connection for connecting to a different network (46), said recording structure (27, 27', 27", 29) and said connection being arranged for receiving and recording connecting data on the use of access points (48) of said different network (46).

14. **(new)** System according to claim 13, further comprising said different network (46), one of said networks being a nonmobile network and the other of said networks (46) being a mobile network.

15. **(new)** System according to claim 13, said network being a wide-area network and said at least one connection being connected to a more fine-meshed network connected thereto.

16. **(new)** Method according to claim 2, said network being a mobile network whose access points (11-18) communicate wirelessly with connected subscribers in zones (19-26) served by the access points (11-18, 48) in question.

17. **(new)** Method according to claim 2, the determination to which of the access points (11-18) of said network specific rates are coupled for a specific subscriber or group of subscribers, taking place in response to data on the use of individual network access points (11-18, 48) by said subscriber or said group of subscribers.

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18. **(new)** Method according to claim 2, the determination to which of the access points (11-18) of said network rates determined for a specific subscriber or group of subscribers are coupled, at least partly taking place in response to data on the use of individual access points (48) of a different network (56) by said subscriber or group of subscribers.

19. **(new)** Method according to claim 18, the determination to which of said access points (11-18) of said network there are coupled special rates for a subscriber or group of subscribers in response to data on the use of individual network access points (48) of a different network (46), taking place on the basis of statistical relationships between the use of individual access points (11-18) of the one network and individual access points (48) of the other network (46) by respective subscribers to both networks in general.

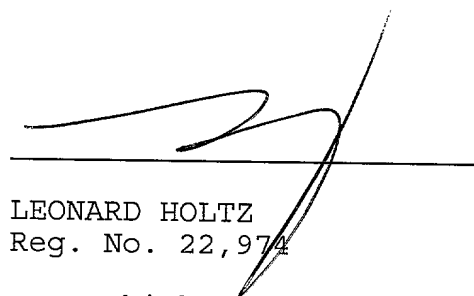
20. **(new)** Method according to claim 3, the determination to which of the access points (11-18) of said network specific rates are coupled for a specific subscriber or group of subscribers, taking place in response to data on the use of individual network access points (11-18, 48) by said subscriber or said group of subscribers.--

R E M A R K S

In accordance with 37 CFR 1.121(c), a clean copy of amended claims 3-5, 7 and 10 is set forth in the present Amendment, and a marked-up version of the amended claims 3-5, 7 and 10 is attached hereto.

The amendment is being made to eliminate the improper multiple dependencies of the claims.

Respectfully submitted,



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## CLAIMS

1. Method for access-point-dependent calculation of telecommunication rates by way of a specific network, comprising:

- generating connecting data in response to obtaining and using, by a subscriber or group of subscribers, telecommunication links (3-10), which connecting data each time contains data which identifies a network-access point (11-18, 48) used by a subscriber;
- during a specific period of time storing, in a connecting-data file (30), said connecting data, and
- as a function of data on access points (11-18, 48) used by a subscriber or group of subscribers in said period of time, determining the access points (11-18) to which rates determined for said subscriber or group of subscribers, are coupled.

2. Method according to claim 1, said subscribers or members of said group of subscribers each time identifying themselves at least before, during or after obtaining a link, to the network by way of an access-point-independent identification code.

3. Method according to claim 1 <sup>or 2</sup>, said network being a mobile network whose access points (11-18) communicate wirelessly with connected subscribers in zones (19-26) served by the access points (11-18, 48) in question.

4. Method according to <sup>claim 1</sup> any of the preceding claims, the determination to which of the access points (11-18) of said network specific rates are coupled for a specific subscriber or group of subscribers, taking place in response to data on the use of individual network access points (11-18, 48) by said subscriber or said group of subscribers.

5. Method according to <sup>claim 1</sup> any of the preceding claims, the determination to which of the access points (11-18) of said network rates determined for a specific subscriber or group of subscribers are coupled, at least partly taking place in response

to data on the use of individual access points (48) of a different network (56) by said subscriber or group of subscribers.

5 6. Method according to claim 5, the determination to which of said access points (11-18) of said network there are coupled special rates for a subscriber or group of subscribers in response to data on the use of individual network access points (48) of a different network (46), taking place on the basis of  
10 statistical relationships between the use of individual access points (11-18) of the one network and individual access points (48) of the other network (46) by respective subscribers to both networks in general.

15 ✓ 7. Method according to <sup>claim 1</sup> [any of the preceding claims] in which, during the determination, as a function of data on access points (11-18, 48) used in said period of time, to which of the access points (11-18) of said network, specific rates for said subscriber or group of subscribers are coupled, taking place by  
20 determining the greatest aggregated use of two or more adjacent ones of said access points (11-18) by said subscriber or group of subscribers.

25 8. Telecommunications system arranged for access-point-dependent calculation of telecommunication rates, comprising:  
- a telecommunications network;  
- a recording structure (27, 27', 27'', 29) for generating connecting data in response to obtaining or using, by a subscriber or group of subscribers, telecommunication links  
30 (3-10), which connecting data each time contains data identifying a network-access point (11-18, 48) used by a subscriber;  
- a memory structure (30) for, during a specific period of time, storing said connecting data as a connecting-data  
35 file, and  
- a processor structure (32) arranged for determining, as a function of network-access points (11-18, 48), to which of

the access points (11-18) for said subscriber specific rates were coupled.

9. System according to claim 8, said network being a mobile network and the access points (11-18) of said network being constituted by transmitters and receivers of said network.

✓ 10. System according to claim 8 [or 9], further comprising at least a connection for connecting to a different network (46), said recording structure (27, 27', 27'', 29) and said connection being arranged for receiving and recording connecting data on the use of access points (48) of said different network (46).

11. System according to claim 10, further comprising said different network (46), one of said networks being a nonmobile network and the other of said networks (46) being a mobile network.

12. System according to claim 10, said network being a wide-area network and said at least one connection being connected to a more fine-meshed network connected thereto.

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TOTAL 40 PAGES

# Access-point-dependent rate fixing of telecommunication links.

The invention relates to a method for access-point-dependent determination of rates for telecommunications, as well as to a telecommunications system arranged for access-point-dependent computation of telecommunication rates.

It is known from practice, depending on the location of a subscriber - or at any rate on an apparatus bearing a subscriber identification - within a cellular network for mobile telephony to invoice several rates to the subscriber.

In order to better compete, e.g., in situations where the subscriber is located close to home or to his job, and therefore may relatively simply dispose of a connection by way of the nonmobile telephone network, against links by way of said nonmobile telephone network, some providers of mobile telephony invoice a reduced rate for conversations in the home zone. For conversations from locations outside said zone, on the contrary, the customary mobile rate is invoiced.

In practice, the zone in which a discount is offered is determined by the cell (the base transceiver) which best covers the location of the home base of the subscriber in question. Said cell constitutes the access point by way of which the subscriber, when making a link, gains access to the telecommunications network.

This way of determining the subscriber's zone, however, leads to several objections.

To start with, the access point must be determined in advance, e.g., by determining, at the home or office location of the subscriber, with which cell there is made a link, which is very laborious. Determination by way of plan views or maps which indicate the range of various cells is unreliable, since the transmission ranges, particularly in urban and hilly surroundings, may have craggy and surprising contours.

Secondly, it is of special importance to the subscriber that it be known whether at specific positions, where he wants to call often, there may be called at the reduced rate. After all, the subscriber will like to ascertain whether, from a location from which there is called frequently, there is not structurally

--This application is a U.S. National Phase Application under 35 USC 371 of International Application PCT/EP00/00490

Filed January 24, 2000.

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Secondly, it is of special importance to the subscriber that it be known whether at specific positions, where he wants to call often, there may be called at the reduced rate. After all, the subscriber will like to ascertain whether, from a location from which there is called frequently, there is not structurally

called at the high rate. Said communication of the rate or the cell used requires additional provisions and complicates the use of the network.

Thirdly, in this method of determining the zones in which a different rate is computed, it is laborious that in the event of the home zone or the office zone being changed, it must be determined anew what is the new access point determining the zone in question. In addition, subsequent to the change, rates must then be calculated otherwise in a first part of a period than in a second part of said period.

Fourthly, through reconfiguration of the network, e.g., by adding a base station, the zone in which the home locations or office locations of a large number of subscribers are located, may change as well, which, in a considerable area, once again requires the redetermination of the access points associated with subscribers which determine the zone in question, in order to guarantee that no great number of subscribers at, e.g., the home location or the office location, remains deprived of a reduced rate.

Fifthly, under the influence of, e.g., weather conditions, the demand for links, the side of a building where the subscriber is located, and the position in which a telephone set is held, at or already close to the exact home location or office location, there may be made contact with another cell than the one which, at the initial determination, was determined as a serving cell and therefore as a special access point. As a result, the reduced rate cannot be offered to many subscribers in a reliable manner.

An object of the invention is to facilitate access-point-dependently rating telecommunication links in a simpler, more flexible and, at least in the long run, more reliable manner.

According to the present invention, said object is realised by determining the access point wherein, for a specific subscriber, specific rates are coupled to be carried out as laid down in claim 1. The invention may also be embodied in a system according to claim 8, which is specifically arranged for carrying out the method according to claim 1.

Determining rates is thus not carried out in advance and statically, but on an empirical basis and, depending on the duration of the period considered, carried out more or less dynamically. As a result, it is not necessary to determine in advance which access point is allotted to a subscriber, while it is guaranteed to the subscriber that a specific rate is coupled to the access point or a number of access points most used by said subscriber. If the use of access points is subject to modification, irrespective of whether such is due to modified circumstances on the part of the subscriber or on the part of the network, there automatically occurs a modification of the access point or the access points to which specific rates are coupled.

A particular advantage of said method is that it can also be used for access-point-dependent determination of rates for telecommunication by way of the nonmobile telephone network when there is called using calling cards and invoicing thus does not occur on the basis of the access point from which a link was established.

A still further advantage is that it is also possible to dynamically couple the access-point-dependence of rates for using a network to the use of access points of a different network. Thus, access points to which special rates for using a mobile network are coupled, may be determined as a function of the use of access points of a nonmobile network, such as the telephone network or a cable-television network by the same subscriber, e.g., using a calling card or a password stored in a computer of the subscriber for gaining access to a service provider, associated with the subscription to the mobile network. In doing so, relations between the use of access points of a network and access points of a different network, e.g., a mobile network and a nonmobile network or a cable-television network, may also be determined by statistical analysis of connecting data.

Particularly advantageous embodiments of the invention are described in the dependent claims.

Further objects, elaborations, effects and details of the invention will be clear from the following description of an exemplary embodiment, reference being made to the drawing. Here:

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FIG. 1 shows a schematic representation of a portion of a mobile network and a portion of a nonmobile network,

FIG. 2 shows a table having connecting data, and

FIG. 3 shows a representation of the architecture of a system for implementing the invention.

The telecommunications system, proposed by way of example, a portion of which is shown in FIG. 1, comprises a nonmobile network and a mobile network having a connection 1 to the nonmobile network. Below, the mobile network will first be described in greater detail.

The mobile telecommunications network is composed of an exchange 2, to which connections 3-10 (remaining ones not further shown) to cellular base stations are connected. Said connections may have a branched structure, but this is not relevant for the application to be described here and therefore they are omitted here for clarity's sake. The base stations control mobile telephone sets of subscribers and guest subscribers (e.g., subscribers to networks in other countries) in associated zones 19-26.

The exchange contains a recording unit 27 for generating connecting data relating to telecommunication links obtained and used by subscribers. As shown in FIG. 3, several recording units 27, 27', 27" in several exchanges are provided for in order to be capable of recording connecting data relating to links obtained from several regions. For processing connecting data, there is provided for a central connecting-data-processing unit 28 which is composed of, inter alia, a data processor 29 and a memory 30 for storing as a connecting-data file, during a specific time period, the connecting data generated by the recording units.

As shown in FIG. 2, the connecting data each time contains data which shows a subscriber, a connection category (e.g., local, trunk, international group A, international group B etc.), the duration of a link, the cell used as an access point, and the point in time (including the date) of obtaining, or interrupting, the link, and constitute a connecting-data table.

The system further comprises a payment unit 31 for invoicing links in accordance with connecting data stored in memory 30 of the central connecting-data-processing unit 28. For

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TOTAL 7495850

this purpose, a processor 32 of the payment unit 31 is connected to the processor 29 of the central connecting-data-processing unit 28, and the payment unit is provided with a memory 33 for storing payment data to be processed.

5           The processor 32 of the payment unit 31 is arranged for determining, for each subscriber or group of subscribers, as a function of access points used in a period of time, to which of the access points 11-18 for the subscriber in question specific rates are coupled, and for subsequently determining amounts to be  
10           invoiced in accordance with the connecting data.

          For settling the specific amounts and notifying the subscribers of the specific amounts, the processor 32 of the payment unit 31 is connected, by way of a mobile link 34, to a settlement system, such as a payment system of a bank for  
15           processing automatic payments by subscribers who issued a power of attorney to this effect.

          Furthermore, the processor 32 of the payment unit 31 is connected, by way of a link 36, to an operating system 37 of a printer and couverture system 38 for printing and finishing  
20           invoices, provided with a printer 39, a buffer station 40, a folding station 41, appendix-feed stations 42, 43, and a couverture station 44.

          FIG. 1 shows a home location of a subscriber A by way of example. Assuming the wish to offer subscriber A a more  
25           favourable rate for mobile telephony, if from the home or from the neighbourhood of the home (e.g., from the garage or from the garden or possibly from the suburb), the problem arises that it must be determined from where subscriber A is calling.

          This may be effected by repeatedly recording by way of  
30           which access point 11-18 subscriber A obtains a link. To this end, however, it would first have to be determined which access point serves the home location of subscriber A. In this connection, the problem arises that the home location of subscriber A is situated in such a manner that, depending on the  
35           side of the house where subscriber A is located, three of the base stations are capable of communicating with the telephone set of subscriber A. In this connection, weather conditions and other variable conditions, such as the demand for links by way of

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various access points and the position in which the telephone set is held, may also play a rôle. This is why, particularly in situations such as those of the home location 45 of subscriber A, it is not very well possible to reliably determine which of the access points 11-18 is associated with the location of subscriber A. Furthermore, it is laborious for a register to be updated which indicates, for each subscriber, the access points by way of which the subscribers in question are permitted to call at a reduced rate.

In the system proposed, said problems are solved by the fact that the determination by way of which the access points 11-18 may be called at a reduced rate, occurs as a function of access points used by subscriber A in a specific period of time.

This may be carried out, inter alia, by identifying which of the access points 11-18 is most frequently used during a specific period of time. In order, in situations such as those of subscriber A, to guarantee that from the home location 45 there may always be called at the economic rate, however, it is preferable to determine which group of three (or, depending on the structure of the network, two, four or over) neighbours of the access points 11-18 is most frequently used by subscriber A, and coupling the reduced rate to said group of access points. In order not to provide subscribers located in the centre of a zone with an unnecessarily large advantageous zone, there may also be provided for a situation in which, apart from the access point most frequently used, no reduced rate is coupled to access points if the use thereof over a specific period of time does not determine at least 5%, 10%, 20% or another suitably chosen percentage of the use of the most frequently used access point. The rules for selecting the access point to which reduced rates are coupled can also be made dependent on the access points, e.g., to take into account the fine-meshedness and the degree of overlap between care zones 19-26 in a specific area.

It should be noted, however, that the period of time over which the intensities of use of access points per subscriber are considered, need not coincide with the period of time to which a payment relates. Depending on the desired balance between

reaction speed and stability, there may be chosen a larger or smaller progressing time window to be considered.

The proposed system of access-point-dependent debiting of several rates is particularly attractive where it concerns debiting rates for the use of a mobile network, the access points being constituted by transmitters and receivers of said network. In such networks, after all, users are especially mobile in so far as the use of several access points is concerned, and determining an access point associated with the home location is more difficult than in the event of a nonmobile network.

The proposed method of determining advantageous access points, however, may also be used particularly advantageously in combination with other networks, such as nonmobile telephone networks or communication by way of cable-television networks, subscribers or members of a group of subscribers repeatedly, at any rate before, at or after obtaining a link, identifying themselves to the network by way of an access-point-independent identification code. In this connection there may be thought of, e.g., calling using calling cards, or logging in using a data-processor system in a server offering telecommunications facilities.

A further example of the proposed method of determining access points to which a reduced rate must be coupled is, that the data relating to access points used by subscribers may also be used for determining other communication to be focused on said subscriber. If, e.g., in any of the appendix-feed stations 42, there is placed information on car holidays, it is advantageous to add appendices from said station only to invoices for subscribers who at least have a specific frequency of use or a relative frequency of use on access points along major motorways.

The system proposed by way of example is further provided with a link to another network 46, with the recording unit 27, the central connecting-data-processing unit 28 and the link 1 being arranged for receiving and recording connecting data relating to the use of access points of the other network 46. At the home location, after all, there is also located a link to a connection 47 of the nonmobile network 46, which connection 47 is connected, by way of a node 48 serving as an access point and a

trunk line 49, to an exchange 50. It is also possible, meanwhile, to use the individual connections of subscribers as an access point.

According to this example, here the determination to which of the access points 11-18 of the mobile network advantageous rates are coupled for a specific subscriber or group of subscribers, is at least partly carried out in response to data relating to the use of individual access points 48 of the other, nonmobile telephone network by said subscriber or said group of subscribers. For this purpose, a number of access points 11-14 of the mobile network are coupled to the access point 48 of the nonmobile network. If, for a specific subscriber, the access point 48 of the nonmobile network is the access point most frequently used, the reduced rate for mobile links is coupled, as an default setting, to the access points 11-13, 15 of the mobile network. The determination of the access points of the mobile network to which reduced rates are assigned, may subsequently be refined and/or adjusted on the basis of frequencies of use of the access points 11-18.

In order, in situations in which a subscriber A does not or very infrequently use the mobile network from the home location, not to proceed with the offer of a reduced rate from another location, there is also preferably coupled, to the access point of subscriber A to the nonmobile network, a more ample maximum collection of access points for mobile communication, which are eligible for the reduced-rate setting. When determining the access points to which the reduced rate for subscriber A is coupled, the other access points for mobile communication are simply left out of consideration.

In this manner, the reduced rate may be offered with greater reliability only in the event of communication from the home location.

When, as in this example, one of the networks is a nonmobile network and the other one of the networks is a mobile network, communication by way of the mobile network may be offered, in an exceptionally precise and reliable way, at the location where s/he has the easiest access to the nonmobile network.

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TOTAL 207496860

In order to also facilitate the determination of the access points 11-18 of the mobile network, which must be associated with a specific access point of the other, nonmobile network 46 in a reliable and computerised, self-regulating way, the determination of the access points 11-18 of the mobile network to which, for a subscriber or group of subscribers, special rates are coupled in response to data on the use of individual access points 48 of the nonmobile network 46, is carried out on the basis of statistical relationships between the use of individual access points 11-18 of the mobile network and individual access points 48 of the nonmobile network, by subscribers to both networks in general, respectively. This way, there is automatically obtained a pattern of relationships between both networks, which adjusts itself if changes occur in any of the networks or in the surroundings of the users.

The invention is also applicable in situations in which the one network is a wide-area network applicable on the basis of identification of a subscriber, and in which the other network is an upstream, more fine-meshed network. In said situation, e.g., when obtaining a link by way of the wide-area network by way of an access point of the other network associated with a home location, there may be offered a more favourable rate than in situations in which the link is obtained by way of another access point. For this purpose, there may be used, e.g., a conventional number-recognition technique to determine the access point used by a subscriber.

It will be understood by those skilled in the art that, within the framework of the invention, there are still possible many different embodiments than the one proposed by way of example. Thus, instead of the home location, there may also be chosen the office location as a starting point for selecting access points to which adjusted rates must be coupled.

CLAIMS

1. Method for access-point-dependent calculation of telecommunication rates by way of a specific network, comprising:

- generating connecting data in response to obtaining and using, by a subscriber or group of subscribers, telecommunication links (3-10), which connecting data each time contains data which identifies a network-access point (11-18, 48) used by a subscriber;
- during a specific period of time storing, in a connecting-data file (30), said connecting data, and
- as a function of data on access points (11-18, 48) used by a subscriber or group of subscribers in said period of time, determining the access points (11-18) to which rates determined for said subscriber or group of subscribers, are coupled.

2. Method according to claim 1, said subscribers or members of said group of subscribers each time identifying themselves at least before, during or after obtaining a link, to the network by way of an access-point-independent identification code.

3. Method according to claim 1 or 2, said network being a mobile network whose access points (11-18) communicate wirelessly with connected subscribers in zones (19-26) served by the access points (11-18, 48) in question.

4. Method according to any of the preceding claims, the determination to which of the access points (11-18) of said network specific rates are coupled for a specific subscriber or group of subscribers, taking place in response to data on the use of individual network access points (11-18, 48) by said subscriber or said group of subscribers.

5. Method according to any of the preceding claims, the determination to which of the access points (11-18) of said network rates determined for a specific subscriber or group of subscribers are coupled, at least partly taking place in response

to data on the use of individual access points (48) of a different network (56) by said subscriber or group of subscribers.

5        6.     Method according to claim 5, the determination to which of said access points (11-18) of said network there are coupled special rates for a subscriber or group of subscribers in response to data on the use of individual network access points (48) of a different network (46), taking place on the basis of  
10     statistical relationships between the use of individual access points (11-18) of the one network and individual access points (48) of the other network (46) by respective subscribers to both networks in general.

15       7.     Method according to any of the preceding claims, in which, during the determination, as a function of data on access points (11-18, 48) used in said period of time, to which of the access points (11-18) of said network, specific rates for said  
20     subscriber or group of subscribers are coupled, taking place by determining the greatest aggregated use of two or more adjacent ones of said access points (11-18) by said subscriber or group of subscribers.

25       8.     Telecommunications system arranged for access-point-dependent calculation of telecommunication rates, comprising:  
-     a telecommunications network;  
-     a recording structure (27, 27', 27", 29) for generating connecting data in response to obtaining or using, by a subscriber or group of subscribers, telecommunication links  
30     (3-10), which connecting data each time contains data identifying a network-access point (11-18, 48) used by a subscriber;  
-     a memory structure (30) for, during a specific period of time, storing said connecting data as a connecting-data  
35     file, and  
-     a processor structure (32) arranged for determining, as a function of network-access points (11-18, 48), to which of

the access points (11-18) for said subscriber specific rates were coupled.

5 9. System according to claim 8, said network being a mobile network and the access points (11-18) of said network being constituted by transmitters and receivers of said network.

10 10. System according to claim 8 or 9, further comprising at least a connection for connecting to a different network (46), said recording structure (27, 27', 27", 29) and said connection being arranged for receiving and recording connecting data on the use of access points (48) of said different network (46).

15 11. System according to claim 10, further comprising said different network (46), one of said networks being a nonmobile network and the other of said networks (46) being a mobile network.

20 12. System according to claim 10, said network being a wide-area network and said at least one connection being connected to a more fine-meshed network connected thereto.

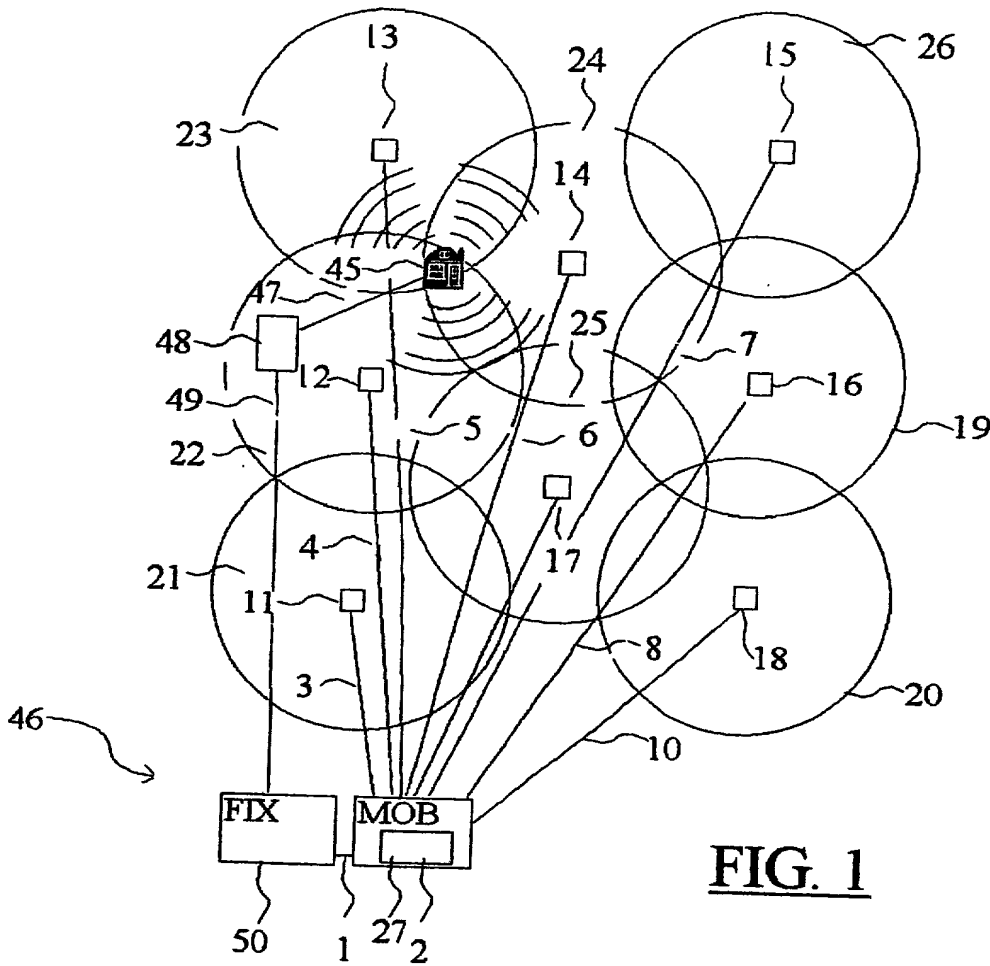
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# ABSTRACT

For the access-point-dependent calculation of telecommunication rates by way of a network, connecting data is generated in response to obtaining and using, by a subscriber or group of subscribers, telecommunication links (3-10). The connection data each time contains data identifying a network-access point (11-18, 48) used by a subscriber. During a specific period of time, there is stored connecting data in a connecting-data file (30). By, as a function of data on access points (11-18, 48) used in said period of time by a subscriber or a group of subscribers, determining to which of the access points (11-18) there are coupled rates specific to the subscriber in question or group of subscribers, access-point-dependent rating is made possible in a simple and automatically self-regulating way. A system for applying the proposed way of rating is described as well.

(FIG. 1)

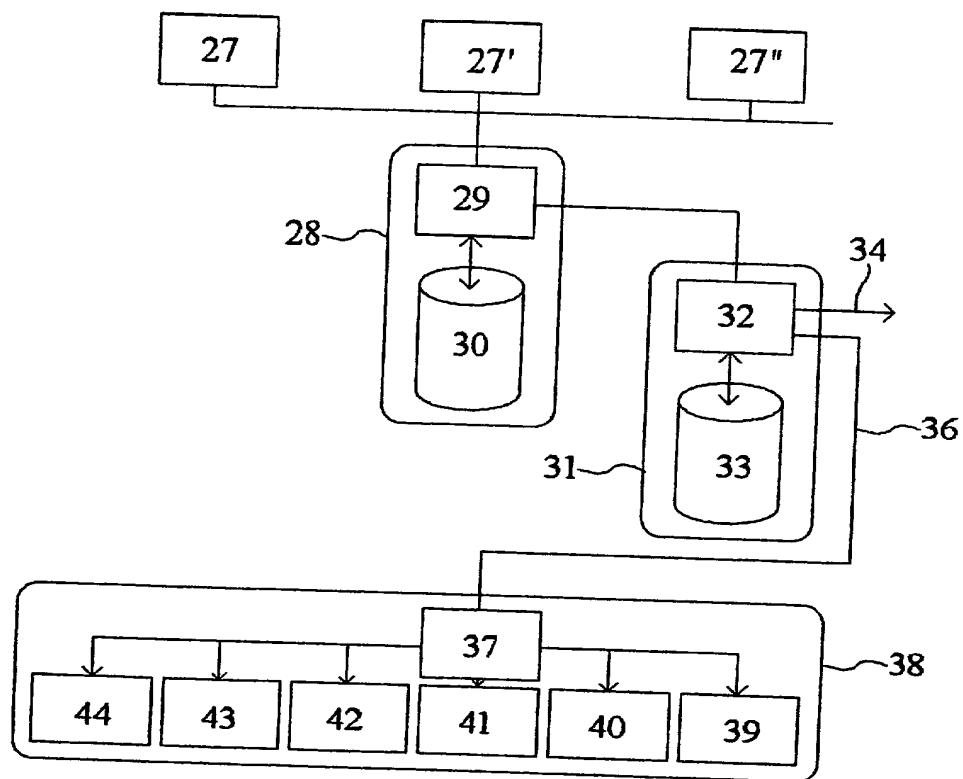
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**FIG. 1**

Subscr.	Conn. Cat.	Durat.	Cell	Time

**FIG. 2**



**FIG. 3**

**APPLICATION FOR UNITED STATES LETTERS PATENT**

PCT Declaration and Power of Attorney (35 U.S.C. 371(c)(4))

PCT Application - United States Designated Office

As a below named inventor, I declare that:

My residence, post office address and citizenship are as stated below next to my name; I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

"Access-point-dependent rate fixing of telecommunication links"

described and claimed in International Application number PCT/EP00/00490 filed on January 24, 2000 and, if it was amended on February 12, 2001

I have reviewed and understand the contents of said specification, including claims.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR §1.56.

I claim priority benefits under 35 USC §119 of: (i) any foreign application(s) for patent or inventor's certificate listed below; or (ii) any United States provisional application(s) listed below; and have also identified below any foreign application(s) for patent or inventor's certificate, or PCT international application having a filing date before that of the application(s) on which priority is claimed.

COUNTRY	APPLICATION NUMBER	DATE (day, month, year)	PRIORITY CLAIMED
NL	1011358	22 February 1999	Yes X No
			Yes No

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

I appoint the following attorneys to prosecute this application and to transact all business in the U.S. Patent & Trademark Office connected therewith: Stephen H. Frishauf, Reg. No. 16,233; Leonard Holtz, Reg. No. 22,974; Herbert Goodman, Reg. No. 17,081; Thomas Langer, Reg. No. 27,264; Marshall J. Chick, Reg. No. 26,853; Richard S. Barth, Reg. No. 28,180; Douglas Holtz, Reg. No. 33,902; and Robert P. Michal, Reg. No. 35,614.

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Type:	Citizen of:	Post Office Address:
Sign:	Date:	Residence: (City & Country)